

**Operative part of the judgment**

*The Court:*

1. Dismisses the action;
2. Orders HSH Investment Holdings Coinvest-C Sàrl and HSH Investment Holdings FSO Sàrl to pay the costs.

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<sup>(1)</sup> OJ C 26, 26.1.2013.

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**Judgment of the General Court of 18 November 2015 — Synergy Hellas v Commission**

(Case T-106/13) <sup>(1)</sup>

*(Arbitration clause — Sixth and seventh framework programmes for research, technological development and demonstration activities — Early termination of contracts — Legitimate expectations — Proportionality — Good faith — Non-contractual liability — Reclassification of the action — Coexisting applications for contractual and non-contractual liability — Early warning system (EWS) — Sufficiently serious breach of a rule of law conferring rights on individuals — Causal link)*

(2016/C 007/23)

Language of the case: Greek

**Parties**

*Applicant:* d.d. Synergy Hellas Anonymi Emporiki Etaireia Parochis Ypiresion Pliroforikis (Athens, Greece) (represented by: M. Angelopoulos and K. Damis, lawyers)

*Defendant:* European Commission (represented by: R. Lyal and A. Sauka, and by L. Athanassiou and G. Gerapetritis, lawyers)

**Re:**

Applications for contractual and non-contractual liability made in the context of implementing several contracts which the Commission has concluded with the applicant under the sixth and seventh framework programmes for research, technological development and demonstration activities, contributing to the creation of the European Research Area and to innovation.

**Operative part of the judgment**

*The Court:*

- 1) Dismisses the action;
- 2) Orders d.d. Synergy Hellas Anonymi Emporiki Etaireia Parochis Ypiresion Pliroforikis to pay the costs.

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<sup>(1)</sup> OJ C 141, 18.5.2013.